

1 DOUGLAS H. WIGDOR (NY SBN 2609469)

dwigdor@wigdorlaw.com

2 MEREDITH A. FIRETOG (NY SBN 5298153)

mfiretog@wigdorlaw.com

(Admitted *pro hac vice*)

4 **WIGDOR LLP**

85 Fifth Avenue, Fifth Floor

New York, NY 10003

Tel.: (212) 257-6800

7 OMAR H. BENGALI (CA SBN 276055)

obengali@girardbengali.com

9 **GIRARD BENGALI, APC**

355 S. Grand Street, Suite 2450

Los Angeles, CA 90071

Tel.: (323) 302-8300

12 Kevin Mintzer (NY SBN 2911667)

km@mintzerfirm.com

Laura L. Koistinen (NY SBN 5755079)

llk@mintzerfirm.com

(Admitted *pro hac vice*)

15 **LAW OFFICE OF KEVIN MINTZER, P.C.**

1350 Broadway, Suite 1410

New York, NY 10018

Tel.: (646) 843-8180

19 *Attorneys for Plaintiff Kellye Croft*

20 **UNITED STATES DISTRICT COURT**
21 **CENTRAL DISTRICT OF CALIFORNIA**

KELLYE CROFT,

22 Plaintiff,

23 vs.

24 JAMES DOLAN, HARVEY
25 WEINSTEIN, JD & THE STRAIGHT
26 SHOT, LLC, THE AZOFF COMPANY
HOLDINGS LLC f/k/a/ AZOFF
MUSIC MANAGEMENT, LLC, THE

Case No. 2:24-cv-00371-PA (AGR)

**DECLARATION OF MEREDITH A.
FIRETOG IN OPPOSITION TO
THE DOLAN DEFENDANTS'
MOTION TO DISMISS**

27 **DECLARATION OF MEREDITH A. FIRETOG IN OPPOSITION TO DOLAN**
28 **DEFENDANTS' MOTION TO DISMISS**

AZOFF COMPANY LLC f/k/a AZOFF
MSG ENTERTAINMENT, LLC, DOE
CORPORATIONS 1-10,

Defendants.

WIGDOR LLP
85 FIFTH AVENUE, FIFTH FLOOR
NEW YORK, NY 10003
(212) 257-6800

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DECLARATION OF MEREDITH A. FIRETOG IN OPPOSITION TO DOLAN
DEFENDANTS' MOTION TO DISMISS

1 I, Meredith Firetog, declare as follows:

2 1. I am a partner at Wigdor LLP, attorneys of record for Plaintiff Kellye
3 Croft (“Plaintiff” or “Ms. Croft”). I make this declaration in opposition to the
4 Defendants James Dolan and JD and the Straight Shot’s (the “Dolan Defendants”)
5 Motion to Dismiss.

6 2. According to publicly available sources, James Dolan served on the
7 Board of Directors of The Weinstein Company (“TWC”) from about mid-2015 to
8 June 2016.

9 3. Following the public disclosure of Harvey Weinstein’s history of
10 predatory conduct, on March 19, 2018, TWC filed for bankruptcy. *See In re The*
11 *Weinstein Company Holdings LLC*, 18-10601 (Bankr. D. Del).

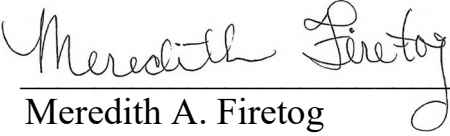
12 4. Defendant Dolan’s motion to dismiss refers to TWC advertising its
13 Chapter 11 plan in three media outlets: Variety, The Hollywood Reporter, and the
14 New York Post.

15 5. The New York Post advertisement filed with the Delaware bankruptcy
16 court, ECF No. 3163, is attached hereto as **Exhibit A**.

17 6. The Hollywood Reporter advertisement filed with the Delaware
18 bankruptcy court, ECF No. 3164, is attached hereto as **Exhibit B**.

19 7. The Variety advertisement filed with the Delaware bankruptcy court,
20 ECF No. 3165, is attached hereto as **Exhibit C**.

1 I declare under penalty of perjury under the laws of the State of New York
2 that the foregoing is true and correct. Executed this May 13, 2024 at New York,
3 New York.

4 By: 
5 Meredith A. Firetog

6 *Attorney for Plaintiff Kellye Croft*
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